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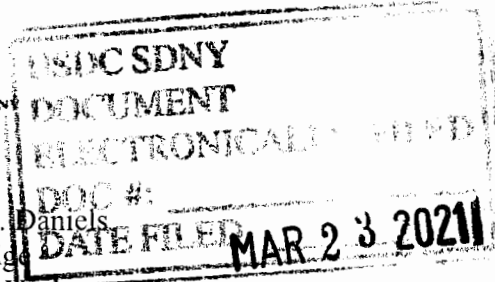
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PLEASE DO NOT REPLY TO THIS OFFICE

March 19, 2021

VIA ECF

The Honorable George B. Daniels
United States District Judge
Southern District of New York
500 Pearl Street
New York, New York 10007



SO ORDERED:

George B. Daniels
George B. Daniels, U.S.D.J.

Dated: **MAR 23 2021**

Re: *United States v. Alhassan Iddris Lari*
20 Cr. 143 (GBD)

Dear Judge Daniels:

Please recall that I represent Mr. Alhassan Iddris Lari in his defense of the above-referenced matter. I write to request a change in Mr. Lari's current bail conditions.

On March 17, 2021, I was contacted by United States Pre-trial Services (PTS) Officer Rena Bolin indicating that PTS was recommending that Mr. Lari request a change in his bail conditions to remove the condition of home detention and impose a condition of either curfew or standalone GPS monitoring. Officer Bolin made this recommendation based on Mr. Lari's complete compliance with his bail conditions to date and the fact that he has been on home detention since his bail conditions were modified by Your Honor more than a year ago, on March 12, 2020. Gillian Feehan, Esq., an attorney with our firm, consulted with A.U.S.A. Mitzi Steiner regarding this request yesterday, and the Government has no objection.

Therefore, I respectfully request that Your Honor modify Mr. Lari's bail conditions to remove the condition of home detention and impose a condition of either curfew or standalone GPS monitoring. Mr. Lari thanks Your Honor for your consideration of this request.

Respectfully submitted,

Mark I. Cohen
Mark I. Cohen, Esq.

MIC/gmf

Cc: A.U.S.A. Mitzi Steiner (via ECF)
A.U.S.A. Caroline Lefever (via ECF)
U.S.P.O. Rena Bolin (via ECF)
Mr. Alhassan Iddris Lari (via email)